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Ger al Services Information Security

Services Oversight Administration Office

Washington, DC 20405

March 25, 1983

83-0235/3

Mr. Harry E. Fitzwater
Deputy Director for Administration
Central Intelligence Agency
Washington, DC 20505

Dear Mr. Fitzwater:

Following President Reagan's March 11 signing of National Security
Decision Directive 84, "Safeguarding National Security Information," I
directed the Information Security Oversight Office (ISOO) Interagency
Working Group on Standardization of Information Security Forms to turn
its attention to the drafting of the standards forms that the Directive
requires for implementation. The Central Intelligence Agency representative
on the Working Group is \_\_\_\_\_\_\_ The Chairperson of
the Working Group has now referred to me three draft forms, each of
which is modeled after similar forms that are currently operational in
one or more agencies. I enclose a copy of each of these. I also
enclose a copy of a spread sheet that raises certain questions that need
to be discussed about the specific language of the drafts.

In order to press ahead on the development and issuance of these forms as quickly as possible, I will chair an interagency meeting on Monday, April 4, 1983, at 10 a.m., in Room 6046 of the GSA Building, located at Nineteenth and F Streets, NW. I request that you send both a program and legal representative to that meeting. It is my intent to reach decisions about final drafts of the forms at that meeting, so that I may then transmit them formally to the Department of Justice for its determination on enforceability.

Please call me at 535-7251 if you have any questions.

Sincerely.

STEVEN GARFINKEL

Director

Enclosures

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# CLASSIFIED INFORMATION NONDISCLOSURE AGREEMENT

An	Agreement	Between			and	the	United	States
		• "	(Name-Printed or Typed	)				

- 1. Intending to be legally bound, I hereby accept the obligations 2 contained in this Agreement in consideration of my being granted access 3 to information and material which is classified or classifiable under 4 the standards of Executive Order 12356 or other Executive Order or 5 statute, and which is hereinafter referred to in this Agreement as 6 national security information. I understand and accept that by being 7 granted access to national security information special confidence and 8 trust shall be placed in me by the United States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of national security information, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information have been approved for access to it, and I understand these procedures.
- 3. I have been advised that direct or indirect unauthorized disclosure, unauthorized retention, or negligent handling of national security information by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge such information to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to national security information. I further understand that I am obligated by law and regulation not to disclose any classified information in an unauthorized fashion.
- 4. In consideration of being granted access to national security information and of being assigned or retained in a position of special confidence and trust requiring access to national security information, I hereby agree that I will not disclose such information or materials to any person not authorized to have access to national security information until I have received written authorization from the Department or Agency that last authorized my access to national security information that such disclosure is permitted.
- 1 5. I have been advised that any breach of this Agreement may result
  2 in the termination of my access to national security information and
  3 retention in a position of special confidence and trust requiring such
  4 access, as well as the termination of my employment or other relationships
  5 with any Department or Agency that provides me with access to national
  6 security information. In addition, I have been advised that any unauthorized
  7 disclosure or national security information by me may constitute violations
  8 of United States criminal laws, including the provisions of Sections 793,
  9 794, 798, and 952, Title 18, United States Code, and Section 783(b),
  10 Title 50, United States Code and the provisions of the Intelligence
  11 Identities Protection Act of 1983. Nothing in this Agreement constitutes
  12 a waiver by the United States of the right to prosecute me for any
  13 statutory violation.

- 6. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 7. I understand that all information to which I may obtain access by signing this Agreement is now and will forever remain the property of the United States Government. I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials, which may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code, a United States criminal law.
  - 8. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to national security information, I understand that all the conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to national security information, and at all times thereafter.
- 9. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns national security information and does not set forth such other conditions and obligations not related to national security information as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.
- 1 10. I have read this Agreement carefully and my questions, if any, 2 have been answered to my satisfaction. I acknowledge that the briefing 3 officer has made available Sections 793, 794, 798, and 952 of Title 18, 4 United States Code, and Section 783(b) of Title 50, United States Code, 5 and the Intelligence Identities Protection Act of 1982, and Executive 6 Order 12356, so that I may read them at this time, if I so choose.
- 1 11. I hereby assign to the United States Government all rights,
  2 title and interest, and all royalties, remunerations, and emoluments
  3 that have resulted, will result or may result from any disclosure,
  4 publication, or revelation not consistent with the terms of this Agreement.
- ${f 1}$  12. I make this Agreement without any mental reservation or purpose  ${f 2}$  of evasion.

		. •	•	 •
Signature	 	Organi	zation	

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Social Security Number (See Note Below)

Date

The execution of this Agreement was witnessed by the undersigned who accepted it on behalf of the United States Government as a prior condition of access to national security information.

Witness and Acceptance:

Signature

Organization

Printed Name/SSN

Date (See Note Below)

Notice: The Privacy Act, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to certify that you have access to the information indicated above. While your disclosure of SSN is not mandatory, your failure to do so may delay the processing of such certification.

NONDISCLC Approved For Release 2008/09/04 : CIA-RDP85B01152R000801050033-0 )N

and the United States

### A DRAFT NONDISCLOSURE AGREEMENT FOR CLASSIFIED INFORMATION

### CLASSIFIED INFORMATION

NONDISCLOSURE AGREEMENT

An Agreement Between

(Name-Printed or Typed)

- 1. Intending to be legally bound, I hereby accept the obligations contained in this Agreement in consideration of my being granted access to information and material which is classified or classifiable under
- the standards of Executive Order 12356 or other Executive Order or suite, and which is hereinafter referred to in this Agreement as national security information. I understand and accept that by being granted access to national security information special confidence and trust shall be placed in me by the United States Government.
- I hereby acknowledge that I have received a security indoctrination
   concerning the nature and protection of national security information,
   including the procedures to be followed in ascertaining whether other
   persons to whom I contemplate disclosing this information have been
   approved for access to it, and I understand these procedures.
- 3. I have been advised that direct or indirect unauthorized disclosure, unthorized retention, or negligent handling of national security information by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge such information to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to national security information. I further understand that I am obligated by law and regulation not to disclose any classified information in an unauthorized fashion.

# QUESTIONS CONCERNING THE AGREEMEN

# Paragraph 1.

- 1. Which term is preferred, "national security information" or "classified information?" (This applies in all paragraphs where the term national security information is used).
- 2. Should "and material" in line 3 be included?
- 3. Why is the word "statute" included in line 5?

### Paragraph 3.

- 1. Why is the word "irreparable" in line 3 used?
- 2. Why is the word "injury" in line 3 used instead of harm or damage?
- 3. Why is the phrase "or be used to advantage by a foreign nation" in line 4 used?
- 4. Why isn't "need to know" addressed in the second sentence of this paragraph?

4. In consideration of being granted access to national security paragraph information and of being assi Approved For Release 2008/09/04: CIA-RDP85B01152R000801050033-0 1. Isn't the language (lines 4confidence and trust requiring access to national security information, 7) in this paragraph redundant with I hereby agree that I will not disclose such information or materials to that of paragraph 3 (lines 4-8)? any person not authorized to have access to national security information Aren't both paragraphs serving the until I have received written authorization from the Department or same purpose? Agency that last authorized my access to national security information that such disclosure is permitted. 2. Shouldn't "need to know" be addressed in this paragraph also? I have been advised that any breach of this Agreement may result Paragraph 5. in the termination of my access to national security information and retention in a position of special confidence and trust requiring such 1. What is meant by "other access, as well as the termination of my employment or other relationships relationships with any Department or with any Department or Agency that provides me with access to national solurity information. In addition, I have been advised that any unauthorized agency?" (Lines 4 and 5) 2. Couldn't the words "provides disclosure or national security information by me may constitute violations me access" be misinterpreted as 8 of United States criminal laws, including the provisions of Sections 793, meaning physical access as opposed 794, 798, and 952, Title 18, United States Code, and Section 783(b), to authorized access? Title 50, United States Code and the provisions of the Intelligence Identities Protection Act of 1983. Nothing in this Agreement constitutes 11 a waiver by the United States of the right to prosecute me for any statutory violation. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate 5 United States District Courts where the United States Government may

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Paragraph 7.

department?

1. Why is the word "entity" in

2. Isn't it clearer to use in

materials containing such information"

rather than the words "all materials" and "such materials" respectively?

line 9 used rather than agency or

lines 5 and 10 the phrase "all

ct to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I

I understand that all information to which I may obtain access

by signing this Agreement is now and will forever remain the property of the United States Government. I do not now, nor will I ever, possess

any right, interest, title, or claim whatsoever to such information. agree that I shall return all materials, which may have come into my possession or for which I am responsible because of such access, upon

demand by an authorized representative of the United States Government

or upon the conclusion of my employment or other relationship with the

United States Government entity providing me access to such materials.

If I do not return such materials upon request, I understand this may be

11 a violation of Section 793, Title 18, United States Code, a United

lose such action.

12 States criminal law.

8. Unless and until I am re Approved For Release 2008/09/04: CIA-RDP85B0115 representative of the Department or Agency that last provided me with access to national security information, I understand that all the conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to national security information, and at all times thereafter.	1. Shouldn't the phrase "that approved my access to national security information" be used rather than "last provided me access to NSI?"
9. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns national security information and does not set forth such other conditions and obligations not related to national security information as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agray.	*
10. I have read this Agreement carefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798, and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and the Intelligence Identities Protection Act of 1982, and Executive Order 12356, so that I may read them at this time, if I so choose.	Paragraph 10.  1. Why isn't the individual signing the agreement required to read the listed Sections of Titles 18 and 50 of the U.S. Code?
11. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted, will result or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.	
12. I make this Agreement without any mental reservation or purpose of evasion.	
Signature Organization  Social Security Number Date	
(See Note Below)	

The execution of this Agree Approved For Release 2008/09/04: CIA-RDP85B01152F	२०००८०१०५००३३-०
accepted it on behalf of the United States Government as a prior condition	100
of access to national security information.	

Witness and Acceptance:

Signature

Organization

Printed Name/SSN

Date (See Note Below)

Notice: The Privacy Act, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to certify that you have access to the information indicated above. While your disclosure of SSN is not mandatory, your failure to do so may delay the processing of such certification.

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# SENSITIVE COMPARTMENTED INFORMATION NONDISCLOSURE AGREEMENT

An	Agreement	Between		•			and	the	United	States
			(Name -	Printed	or	Typed)		٠.		

- 1. Intending to be legally bound, I hereby accept the obligations
  2 contained in this Agreement in consideration of my being granted access
  3 to information protected within Special Access Programs, hereinafter
  4 referred to in this Agreement as Sensitive Compartmented Information
  5 (SCI). I have been advised that SCI involves or derives from intelligence
  6 sources or methods and is classified or classifiable under the standards
  7 of Executive Order 12356 or other Executive order or statute. I understand
  8 and accept that by being granted access to SCI, special confidence and
  9 trust shall be placed in me by the United States Government.
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this Agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that direct or indirect unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge such information to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I further understand that I am obligated by law and regulation not to disclose any classified information in an unauthorized fashion.
- In consideration of being granted access to SCI and of being 2 assigned or retained in a position of special confidence and trust requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information. 5 all information or materials, including works of fiction, which contain or purport to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. 10 and agree that my obligation to submit such information and materials  $11\,$  for review applies during the course of my access to SCI and thereafter. and I agree to make any required submissions prior to discussing the 13 information or materials with, or showing them to, anyone who is not 14 authorized to have access to SCI. I further agree that I will not 15 disclose such information or materials to any person not authorized to 16 have access to SCI until I have received written authorization from

- 17 the Department or Agency that last authorized my access to SCI that such 18 disclosure is permitted.
  - 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the information or materials submitted pursuant to paragraph 4 set forth any SCI. I further understand that the Department or Agency to which I have submitted materials will act upon them, coordinating with the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.
- 1 6. I have been advised that any breach of this Agreement may result 2 in the termination of my access to SCI and retention in a position of 3 special confidence and trust requiring such access, as well as the 4 termination of my employment or other relationships with any Department 5 or Agency that provides me with access to SCI. In addition, I have been 6 advised that any unauthorized disclosure of SCI by me may constitute 7 violations of United States criminal laws, including the provisions of 8 Sections 793, 794, 798, and 952, Title 18, United States Code, and of 9 Section 783(b), Title 50, United States Code and the provisions of the 10 Intelligence Identities Protection Act of 1982. Nothing in this Agreement 11 constitutes a waiver by the United States of the right to prosecute me 12 for any statutory violation.
  - 7. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may elect to file the action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will forever remain the property of the United States Government. I do not now, nor will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials, which may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code, a United States criminal law.
  - 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed

47 upon me by this Agreement apply during the time I am granted access to 5 SCI, and at all times thereafter.

- 1 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.
- 1 11. I have read this Agreement carefully and my questions, if any, 2 have been answered to my satisfaction. I acknowledge that the briefing 3 officer has made available Sections 793, 794, 798, and 952 of Title 18, 4 United States Code, and Section 783(b) of Title 50, United States Code, 5 and the Intelligence Identities Protection Act of 1982, and Executive 6 Order 12356, as amended, so that I may read them at this time, if I so 7 choose.
- 1 12. I hereby assign to the United States Government all rights,
  2 title and interest, and all royalties, remunerations, and emoluments
  3 that have resulted, will result, or may result from any disclosure,
  4 publication, or revelation not consistent with the terms of this Agreement.
- 1 13. I make this Agreement without any mental reservation or purpose 2 of evasion.

SIGNATURE		DATE
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The execution of this Agreement was witnessed by the undersigned who accepted it on behalf of the United States Government as a prior condition of access to Sensitive Compartmented Information.

WITNESS and	ACCEPTANCE:			
	SIGNATURE	19	٠.	DATE

1 NOTICE: The Privacy Act, 5 U.S.C. 522a, requires that federal agencies 2 inform individuals, at the time information is solicited from them, 3 whether the disclosure is mandatory or voluntary, by what authority such 4 information is solicited, and what uses will be made of the information. 5 You are hereby advised that authority for soliciting your Social Security 6 Account Number (SSN) is Executive Order 9397. Your SSN will be used to 7 identify you precisely when it is necessary to 1) certify that you have 8 access to the information indicated above, 2) determine that your access 9 to the information indicated has terminated, or 3) certify that you have witnessed a briefing or debriefing. Although disclosure of your SSN is 11 not mandatory, your failure to do so may impede such certifications or determinations.

Approved For Release 2008/09/04 CIA-RDP85B01152R000 AGREEMENT - CIA FORM 4193  SENSITIVE COMPARTMENTED INFORMATION NONDISCLOSURE AGREEMENT  An Agreement Between	801050033-0  QUESTIONS CONCERNING THE AGREEMENT  Paragraph 1.  1. Why is the word "statute" included in line 7?
2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to whom I contemplate disclosing this information have been approved for access to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this Agreement continue to exist whether or not I am required to sign such subsequent agreements.	
3. I have been advised that direct or indirect unauthorized disclosure, unauthorized retention, or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign nation. I hereby agree that I will never divulge such information to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agency (hereinafter Department or Agency) that last authorized my access to SCI. I further understand that I am obligated by law and regulation not to disclose any classified information in an unauthorized fashion.	Paragraph 3.  1. Why is the word "irreparable" in line 3 used?  2. Why is the word "injury" in line 3 used instead of harm or damage?  3. Why is the phrase "or be used to advantage by a foreign nation" in line 3 used?
Approved For Release 2008/09/04 : CIA-RDP85B01152R000	4. Why isn't "need to know" addressed in the second sentence of this paragraph?

4. In consideration of b Approved For Release 2008/09/04 CIA-RDP85B01152R000801050033-0 h 4. assigned or retained in a position of special confidence and trust

1. Shou requiring access to SCI, I hereby agree to submit for security review by the Department or Agency that last authorized my access to such information, all information or materials, including works of fiction, which contain or purport to contain any SCI or description of activities that produce or relate to SCI or that I have reason to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submit such information and materials 11 for review applies during the course of my access to SCI and thereafter and I agree to make any required submissions prior to discussing the information or materials with, or showing them to, anyone who is not authorized to have access to SCI. I further agree that I will not 13 disclose such information or materials to any person not authorized to

'à Department or Agency that last authorized my access to SCI that such

have access to SCI until I have received written authorization from

17

disclosure is permitted.

12 for any statutory violation.

1. Shouldn't "need to know" be addressed in this paragraph also? 2. Can the first sentence be

shortened?

3. Can the language in the last sentence (lines 14-18) be stated more clearly?

5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the information or materials submitted pursuant to paragraph 4 set forth any SCI. I further understand that the Department or Agency to which I have submitted materials will act upon them, coordinating with the Intelligence Community when appropriate, and make a response to me within a reasonable time, not to exceed 30 working days from date of receipt.

#### Paragraph 5.

- 1. Shouldn't the phrase "or other classified information" be added at the end of the first sentence in order to be consistent with ISOO Directive No. 1.
- 2. Why is a response time of 30 working days mandated when the CIA prepublication review regulation is more flexible in this area?
- 6. I have been advised that any breach of this Agreement may result in the termination of my access to SCI and retention in a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any unauthorized disclosure of SCI by me may constitute violations of United States criminal laws, including the provisions of Sections 793, 794, 798, and 952, Title 18, United States Code, and of Section 783(b), Title 50, United States Code and the provisions of the

constitutes a waiver by the United States of the right to prosecute me

Intelligence Identities Protection Act of 1982. Nothing in this Agreement

#### Paragraph 6.

- Couldn't the words "provides me access" be misinterpreted to mean physical access as opposed to authorized access?
- What is meant by "other relationships with any Department or agency" in line 4?

7. I understand that the Approved For Release 2008/09/04 CIA-RDP85B01152R000801050033-0
remedy available to it to enforce this Agreement including, but not
limited to, application for a court order prohibiting disclosure of
information in breach of this Agreement. I have been advised that the
action can be brought against me in any of the several appropriate
United States District Courts where the United States Government may
elect to file the action. Court costs and reasonable attorneys fees
incurred by the United States Government may be assessed against me if I
lose such action.

8. I understand that all information to which I may obtain access by signing this Agreement is now and will forever remain the property of the United States Government. I do not now, nor will I ever, possess right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials, which may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the

United States Government entity providing me access to such materials.

States criminal law.

If I do not return such materials upon request, I understand this may be a violation of Section 793, Title 18, United States Code, a United

# Paragraph 8.

- 1. Isn't it clearer to use in 'lines5 and 10 the phrase'all materials containing such information" rather than the words "all materials" and "such materials" respectively?
- 2. Why is the word "entity" in line 9 used rather than agency or department?
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to SF and at all times thereafter.

#### Paragraph 9.

 Shouldn't the phrase "that approved my access to SCI" be used rather than "last provided me with access to SCI?"

10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unenforceable, all other provisions of this Agreement shall remain in full force and effect. This Agreement concerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.

3 4 5 6	11. I have read this Agr Approved For Release 2008/09/04: CIA-RDP85B01152R0008 have been answered to my satisfaction. I acknowledge that the briefing officer has made available Sections 793, 794, 798, and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and the Intelligence Identities Protection Act of 1982, and Executive Order 12356, as amended, so that I may read them at this time, if I so choose.	80105	sn't the ment <u>rec</u> ed Secti	ion of Title
1 2 3 4	12. I hereby assign to the United States Government all rights, title and interest, and all royalties, remunerations, and emoluments that have resulted, will result, or may result from any disclosure, publication, or revelation not consistent with the terms of this Agreement.	*		
1	13. I make this Agreement without any mental reservation or purpose of evasion.  SIGNATURE  DATE  The execution of this Agreement was witnessed by the undersigned who		*	
3	accepted it on behalf of the United States Government as a prior condition of access to Sensitive Compartmented Information.  WITNESS and ACCEPTANCE:  SIGNATURE  DATE			*
2 3 4 5 6 7 8 9 10	NOTICE: The Privacy Act, 5 U.S.C. 522a, requires that federal agencies inform individuals, at the time information is solicited from them, whether the disclosure is mandatory or voluntary, by what authority such information is solicited, and what uses will be made of the information. You are hereby advised that authority for soliciting your Social Security Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated above, 2) determine that your access to the information indicated has terminated, or 3) certify that you have witnessed a briefing or debriefing. Although disclosure of your SSN is not mandatory, your failure to do so may impede such certifications or determinations.			

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to Titles 18

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# PREPUBLICATION REVIEW AGREEMENT

	An Agreement Between and the United States					
	(Name - Printed or Typed)					
	(name 11 mod of 13 ped)					
1	1. In consideration of being granted access to national security					
2	information and of being assigned or retained in a position of special					
3						
	confidence and trust requiring access to national security information,					
4	I hereby agree to submit for security review by the Department or Agency					
5	that last authorized my access to such information, all information or					
6						
7	contain any national security information or description of activities					
8	that produce or relate to national security information or that I have					
9	reason to believe are derived from national security information, that I					
0	contemplate disclosing to any person not authorized to have access to					
1	national security information or that I have prepared for public disclosure,					
2	I understand and agree that my obligation to submit such information and					
3	materials for review applies during the course of my access to national					
4	security information and thereafter, and I agree to make any required					
5	submissions prior to discussing the information or materials with, or					
6						
7						
8	a control of the cont					
9	national security information until I have received written authorization					
0	the Department or Agency that last authorized my access to national					
1						
_	security information that such disclosure is permitted.					
٦.						
l ?						
2						
	whether the information or materials submitted pursuant to paragraph 1					
4	set forth any national security information. I further understand that					
5	the Department or Agency to which I have submitted materials will act					
6	The second and ablied in a second and a second and ablied and a second and ablied and a second					
7	and make a response to me within a reasonable time, not to exceed 30					
8	working days from date of receipt.					
1	3. I make this Agreement without any mental reservation or purpose					
2	of evasion.					
:						
	Signature Organization					
	Signature organization					
	Social Cocumity Number					
	Social Security Number Date					
	(See Attached Note)					

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The execution of this Agreement was witnessed by the undersigned who 2 accepted it on behalf of the United States Government as a prior condition 3 of access to national security information.

Witness and Acceptance:

Signature	Organization	
Printed Name/SSN (See Note Below)	Date	

- NOTICE: The Privacy Act, 5 U.S.C. 522a, requires that Federal agencies
- inform individuals, at the time information is solicited from them,
- whether the disclosure is mandatory or voluntary, by what authority such
- information is solicited, and what uses will be made of the information.
- You are hereby advised that authority for soliciting your Social Security
- Account Number (SSN) is Executive Order 9397. Your SSN will be used to identify you precisely when it is necessary to certify that you have
- access to the information indicated above. While your disclosure of SSN is
- 9 not mandatory, your failure to do so may delay the process of such
- 10 certification.

# PREPUBLICATIO Approved For Release 2008/09/04: CIA-RDP85B01152R000801050033-0 IATION

# REPUBLICATION REVIEW AGREEMENT TAKEN FROM CIA FORM 4193 WITH MODIFICATION)

#### PREPUBLICATION REVIEW AGREEMENT

An Agreement Between and the United States

(Name - Printed or Typed)

- In consideration of being granted access to national security
   information and of being assigned or retained in a position of special
- Hidence and trust requiring access to national security information,
  I hereby agree to submit for security review by the Department or Agency
  that last authorized my access to such information, all information or
  materials, including works of fiction, which contain or purport to
  contain any national security information or description of activities
- 8 that produce or relate to national security information or that I have 9 reason to believe are derived from national security information, that I 10 contemplate disclosing to any person not authorized to have access to
- 11 national security information or that I have prepared for public disclosure. 12 I understand and agree that my obligation to submit such information and 13 materials for review applies during the course of my access to national 14 security information and thereafter, and I agree to make any required
- 14 security information and thereafter, and I agree to make any required 15 submissions prior to discussing the information or materials with, or 16 showing them to, anyone who is not authorized to have access to national 17 security information. I further agree that I will not disclose such

security information that such disclosure is permitted.

working days from date of receipt.

- 18 information or materials to any person not authorized to have access to 19 (lional security information until I have received written authorization from 20 the Department or Agency that last authorized my access to national
  - 2. I understand that the purpose of the review described in paragraph 1 is to give the United States a reasonable opportunity to determine whether the information or materials submitted pursuant to paragraph 1 set forth any national security information. I further understand that
  - set forth any national security information. I further understand that the Department or Agency to which I have submitted materials will act upon them, coordinating with other Departments or Agencies as appropriate, and make a response to me within a reasonable time, not to exceed 30

# QUESTIONS CONCERNING THE AGREEMEN

### Paragraph 1.

- 1. Can the first sentence be shortened?
- 2. Shouldn't "need to know" be addressed in this paragraph?
- 3. Can the language in the last sentence (lines 17-21) be stated more clearly?

#### Paragraph 2.

1. Why do we mandate a response time of 30 working days?

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